Preble County Democrat.

L. G. GOULD, Editor and Proprietor.

" PLEDGED BUT TO TRUTH, TO LIBERTY AND LAW."

\$1,50 PER ANNUM, IN ADVANCE

VOLUME XIV.

EATON, PREBLE COUNTY, O. APRIL 22, 1858.

NUMBER 15.

LAWS OF OHIO.

PUBLISHED BY AUTHROITY.

[No. 1.] AN ACT, Making partial appropriations for 1858. SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That the following sums be and the same

For the per diem pay of the Lienten and one member as clerk; who shall hold ant Governor as president of the senate; their office during the pleasure of the society or association. eral assembly, their clerks, assistant cies in former appropriations for the year eighteen hundred and fifty-seven, the sum of fifty thousand dollars.

For the current expenses of the Ohio Penitentiary, the payment of guards, and repairs, the sum of fifteen thousand

For the payment of the salaries of the warden, deputy warden, elerk, physician, moral instructor and assistant teacher of the Ohio Penitentiary, twelve hundred dollars;

For the payment of fuel for use of the state, four hundred dollars; For the contingent expenses of the secretary of state, three hundred dol-

lars;
For the contingent expenses of the treasurer of state, five hundred dollars; house, and contingent expenses, two hundred dollars;

For printing for the state, ten thousand dollars; For the care of public arms, two hun-

dred dollars; For payment of treasurer's mileage, eighteen hundred dollars;

For payment of gas for state departments, one thousand dollars; For payment of expenses incurred in furnishing legislature in 1857, and for fitting legislative halls for 1858, seven

hundred and fifty dollars; For current expenses of the "Ohio State Asylum for Idiots," the sum of two thousand dollars;

For the payment of the state librarian

For unpaid balances on fuel contracts made. for the use of the state, seventeen hundred dollars;

court room and committee rooms, three thousand dollars, to be expended by the its passage. state house commissioners;

state house, six thousand and five hundred dollars;

Eor the sinking of the artesian well, to be expended according to the joint resolution of the general assembly, [No 23.] adopted April, 8, 1857, two thousand and five hundred dollars. WILLIAM B. WOODS,

Speaker of the House of Representatives MARTIN WELKER. President of the Senate. Jan. 20, 1857.

[No. 2.] AN ACT, To repeal an act entitled "An act to regulate and limit the compensation of Speaker of the House of Representatives. certain county officers," passed April

SECTION. 1. Be it enacted by the General Assembly of the State of Ohio, That the act entitled "an act to regulate and limit the compensation of certain county officers." passed April, 9, 1856. be, and same is hereby repealed.
SEC. 2. This act shall take effect and

be in force from and after its passage. WILLIAM B. WOODS, Speaker of the House of Representatives MARTIN WELK . R, President of the Senate. Jan. 30, 1858.

[No. 13.] AN ACT

To repeal an act entitled "An act to Prohibit the Confinement of fugitives from Slavery in the Jails of Ohio,' passed April 16, 1857.

Section 1. Be it enacted by the General Assembly of the State of Ohio, that the act entitled "an act to prohibit the confinement of fugitives from slavery in the jails of Ohio," passed April 16, the writ of habeas corpus, passed Feb. 1857, be and the same is hereby repeal- 22, 1851, and repealed by the act, re-

Sec. 2. This act shall take effect and be in force from and after its passage.
WILLIAM B. WOODS, Speaker of the House of Reprs. EDWARD M. PHELS, President of the Senate, pro tem.

Febuary 23, 1858. [No. 16.]

passed May 1, 1852. entitled "an act to provide for the cre- or variation in the warrant or commitation and regulation of incorporated ment, notwithstanding.

are hereby appropriated out of any majority of any organized synod, presby-money in the State treasury for gener-tery, church, or other religious associapropriated, to be paid on the warrant of the auditor of state, for the year eighteen hundred and fifty-eight, to wit:

clerks, sergeants at-arms, their assistants of said act be and the same is hereby reand messenger boys, including deficien- pealed; but rights acquired and acts done under or by virtue of the same shall not in any manner be affected or impaired by this act.

SEC. 3. This act shall take effect upon its passage. WILLIAM B. WOODS.

Speaker of the House of Represntatives MARTIN WELKER, President of the Senate. March 4. 1858.

No. 22.7 AN ACT

Making Partial Appropriations for the Repair of the Public Works of Ohio,

WILLIAM B. WOODS,

Speaker of the House of Representatives.

MARTIN WELKER. and for the support of the Central Lunatie Asylum, for 1858.

Section 1. Be it enacted by the General Assembly of the State of Ohio, That there is hereby appropriated out To amend the eighth section of an act For salary of the janitor of the state of any moneys in the treasury derived from public works and not otherwise appropriated, for the purpose of putting the canals and other public works of the state in repair for navigation and spring use, the sum of one hundred thousand dollars.

Sec. 4. That there be and hereby is appropriated for the support of the cen-For furniture, shelving and cases, for tral Ohio lunatic asylum, in part for the Sec. 5. This act shall take effect on

For the continuance of work on the Speaker of the House of Representatives.

MARTIN WELKER,

President of the Senate. March 16, 1858.

AN ACT To repeal an Act therein named. Section 1. Be it enacted by the Gen eral Assembly of the State of Ohio, That an act entitled "an act to prevent slaveholding and kidnapping in Ohio," passed April 17, 1857, be and the same is hereby repealed.

Sec. 2. This act shall take effect up on its passage.
WILLIAM B. WOODS,

MARTIN WELKER,

President of the Senate.

To repeal an act entitled an act further

eral Assembly of the State of Ohio, That the act entitled an act further to amend and supplementary to an act entitled an act securing the benefits of the writ of babeas corpus, passed April 5, 1856, be and the same is hereby repealed. Sec. 2. That section six of the act entitled an act securing the benefits of

pealed by the first section of this act, be and the same is hereby reenacted, as follows: Sec. 6. That any person who shall be set at large upon any habeas corpus, shall not be again imprisoned for the same offense, unless by the legal order or process of the court wherein he or she shall be found by recognizance to appear, or other court having jurisdiction of the cause or offense .-To amend section sixty-six of an act en- And if any person shall knowingly, contitled "An act to provide for the trary to this act, recommit or imprison, Creation and Regulation of Incorpor- or cause to be recommitted or imprisonsted Companies in the state of Ohio," ed, for the same offense, or pretended offense, any person so set at large, or SECTION 1. Be it enacted by the Gen-shall knowingly aid or assist therein, he eral Assembly of the State of Ohio, shall forfeit to the party aggrieved, five That the sixty sixth section of the act hundred dollars, any colorable pretense

March 27, 1858.

AN ACT [No. 25.] To repeal an act therein named. Section 1. Be it enacted by the General Assembly of the State of Ohio, That the act entitled an act to authorize jus-

Sec. 2. This act shall take effect and be in force from and after its passage. WILLIAM B. WOODS,

President of the Senate.

March 27, 1858.

entitled "an act to exempt the Homestead of families from forced sale on

Section 1. Be it enacted by the General Assembly of the State of Ohio, That shall consist of three classes. the 8th section of the act entitled "an Sec. 2. That the money appropriated act to exempt the homestead of families of refuge now or hereafter organized acted by the first section of this act shall from forced sale on execution, to pay cording to the provisions of this act, or be paid out under the limitations and debts," passed March 23d, 1850, be so the act entitled "an act to authorize the restrictions that now are or may here- amended as to read as follows: Sec. 8 .after be prescribed by law, and in such That it shall be lawful for any resident proportions as the division under the of Ohio, being the head of a family, and charge of each acting commissioner not the owner of a homestead, to hold shall require, in just proportion to the exempt from execution or sale as aforeamount of public wor s in such divis-ion, and the amount of work necessary such person, not exceeding three hundred dollars in value, in addition to the provided by joint resolution of the general assumbly of April 17, 1857, a sum not exceeding three hundred dollars;
For the payment of bills for fuel bought of the Uhio Penitentiary, Janbought of the Uhio Penitentiary, Janbought of the Chio Penitentiary, Janbought of the Chio Penitentiary, Janbought of the Chio Penitentiary of the payment of the countered dollars;

For the payment of bills for fuel by the first section of this act as may be necessary for that purpose, shall be applied to the payment of this act.

Sec. 5. The board of commissioners to which this act is an amendment, amounting to \$884.25, taking from said officer impartially to make such appropriation made in sec. 8 of the act to which this act is an amendment, amounting to \$884.25, taking from said officer impartially to make such appropriation made in sec. 8 of the act to which this act is an amendment, amounting to \$884.25, taking from said officer reform schools, constituted in purpose to the payment of the execution, who shall be sworn by said officer impartially to make such appropriation of the unexpended portion of the such appropriation made in sec. 8 of the act to which this act is an amendment, amounting to \$884.25, taking from said of the execution, who shall be sworn by said officer impartially to make such appropriation of the unexpended portion of

Sec. 2. The said original section 8th, is hereby repealed. books and papers, and for gas fixtures current year, the sum of ten thousand have been or may be rendered upon in the governor's room, in the supreme dollars.

have been or may be rendered upon rules and regulations, so as not, how and regulations are not also recommended to the institution to which rules and regulations are not required to the institution to which rules are not required to the institution to which rules are not required to the institution to which rules are not required to the institution to which rules are not required to the institution to which rules are not required to the institution to the rules are not required to the r all such payments and orders shall be

eight, in the same manner, and to the same extent as if this act had not been Sec. 4 This act shall take effect up-

WILLIAM B. WOODS, Speaker of the House of Representatives. MARTIN WELKER.

President of the Senate. March 27, 1858. AN ACT No. 32.7 To amend an act entitled "An act rela-

act be and the same is hereby repealed. WILLIAM B. WOODS. Speaker of the House of Representatives.

MARTIN WELKER, President of the Senate. March 27, 1858.

No. 35.7 AN ACT

Speaker of the House of Representatives. MARTIN WELKER, President of the Senate. March 27, 1858.

No. 38.7 AN ACT. To provide for the establishment and government of Reform Schools.

SECTION. 1. Be it enacted by General Assembly of the State of Ohio, That the term reform schools shall be by the board of commissioners as pro- of the officer who shall be charged with stead of families from forced sale on understood to apply to institutions, execution to pay debts," passed March where youth are detained, under disciption for the commitment made where youth are detained, under disciption for the court, to retain the person so in this state, the grand jury for the line, for their reformation, rather than provided. Said commissioners shall alfor their punishment, which institutions so have power to support, instruct, em-

> establishment of houses of refuge, passed April 16th, 1857. SEC. 5 Class two embraces institu-

> tions such as the State reform farm, now established in Fairfield county, in this SEC. 4. Class three embraces institu-

tions to be called "reformatories," to be ter, the eighty (80) acres of land referfor inde ing the laws and documents, as provided by joint resolution of the gen-

this act, shall exercise over all said reform schools a wholesome supervision, by visiting and examining them period-Sec. 3. This act shall not apply using proper efforts to bring them all, tract, purchase or sale made, or any business carried on in behalf of, or for authorities of the institution to which wherever practicable, under uniform and all contracts, purchase or sale made, or any business carried on in behalf of, or for authorities of the institution to which aid reform form and all contracts, purchase or sale made, or any business carried on in behalf of, or for authorities of the institution to which he is removed in like manner as if orsubject to the exemptions and governed The state reform farm shall, as herein and void, and all monies paid to such said. Any juvenile offended or convict

three members now appointed for the number being designated by the appointing power aforesaid, acting commis-sioner, and all of them to hold their ofting to Dower," passed January 28, appointment, and until their successors Sec. 1. Be it enacted by the Gener-cancies occur from death, resignation. al Assembly of the State of Ohio, That or removal, for cause as herein provided the first section of an act entitled "an Said commissioners shall, before enteract relating to dower," passed January ing upon the duties of their offices, take labor of the inmates, and the materials March 27, 1858.

March 27, 1858.

AN ACT

No. 24.] AN ACT

To repeal an act entitled an act further to amend and supplementary to an act securing the benfits of the writ of habeas corpus, passed April 5, 1858; and to reenact section 6 of and act securing the benfits of the writ of habeas corpus, passed Febuary 22, 1851, and to receive a had the fee simple in remainder or reversion. And she shall in like manner be endowed of one-third part of the act entitled an act securing the benfits of the writ of habeas corpus, passed Febuary 22, 1851, and to reversion. And she shall in like manner be endowed of one-third part of the duties of their offices, take an oath or affirmation as required by the constitution of this state, and also give such bond in such amount and with such security, as may be approved by the governor, said bond to be deposited with the treasurer of state. The acting commissioner shall receive a salary of fifteen hundred dollars per an num, to be paid quarterly, but no other fees, perquisite, or personal expenses whatever, and the materials obtained upon the farm, more than \$5,000, nor shall any family building. Specification of this state, and also give such bond in such amount and with such security, as may be approved by the governor, said bond to be deposited with the treasurer of state. The acting commissioner shall receive a salary of fifteen hundred dollars per an num, to be paid quarterly, but no other fees, perquisite, or personal expenses whatever, and the wides of their offices, take an oath or affirmation as required by the constitution of this state, and also give such bond in such amount and with such security, as may be approved by the governor, said bond to be deposited with the treasurer of state. The acting commissioner shall receive a salary of fifteen hundred dollars per an num, to be paid quarterly, but no other fees, perquisite, or personal expenses whatever, and the wither of files. section 9 of an act further to amend the act entitled an act securing the passed Feb. 8, 1847.

Section 1. Be it enacted by the Genard Assembly of the State of Ohio, That he act entitled an act further to amend as upplementary to an act entitled an act e

"an act of the jurisdiction and proced- and duties, and fixing their compensa- years of age. section 25 of an act entitled "an act of trusted with money, give bond and settle the jurisdiction and procedure before curity to be approved by said board of after the houses are full, shall be held ination aforesaid shall be paid by the

to the auditor of state quarterly, and an auditor, to the officer transporting such pually to the governor, and the auditor youth, upon the presentations of his ble cither in their individual or corporand treasure of state are hereby directed the to refund the fifty-six dollars and forty by the proper officer upon said state re- in such reformatory by any youth comcents heretofore paid into the treausury ploy, remunerate, regulate, punish and of commissioners that there is room for control the youth detained on said farm, the intended inmate at the state reform and for these purposes to enter into all requisite contracts and agreements. and to adopt all rules and regulations. and to do all things necessary and desirable to render the said state reform farm efficacious for reforming the inmates according to the true intent and meaning of this act. Said koard of commissioners are hereby authorized to purchase of John D. Martin, of Lancas-

the governor shall approve. SEC. 8. No commissioner or em-

ises as he shall deem expedient. SEC. 9. No building upon said reform farm shall cost, in addition to the such reform schools.

for one year after his death, if her dow-shall be paid to any commissioner for under the sections 6, 7, 8 and 9, of the any farm or lot of land in this state, to er be not sooner assigned to her. Pro more than forty-five days in any one said act, entitled "an act to authorize be used as a reformatory for the recepyear: and the salary and per diem shall the establishment of houses of refuge," tion and safe keeping, maintenance and vided, that dower shall not be assigned to any widow in any lands, tenements [or] real estate of which her husband, at his decease, held the fee simple in reversion or remainder until after the version of remainder until after the termination of the prior estate.

Section 2. That section one of said

Section 2. That section one of said

Section 3. The said board of commission and commitment of the said and the manner and form prescribed in sections ten and eleven of said act, in reference to the examinations and commitment of such youth, is hereby extended to any shall be held to apply to the said such person or persons, or society, and the manner and form prescribed in sections ten and the manner and form prescribed in reference to the examinations and commitment of such youth, is hereby extended to any shall be held to apply to the said such person or persons, or society, and the manner and form prescribed in sections ten and the manner and form prescribed in reference to the examinations and commitment of such youth, is hereby extended to any shall be held to apply to the said such person or persons, or society, and the manner and form prescribed in reference to the examinations and commitment of such youth, is hereby extended to any shall be held to apply to the said such person or persons, or society, and the manner and form prescribed in and it is hereby made the duty of the commissioners for reforms chosen and the salary and per diem shall the establishment of houses or retuge, and the manner and form prescribed in and it is hereby made the duty of the commissioners for reforms and the salary and per diem shall be establishment of houses or retuge, and the manner and form prescribed in and it is hereby water and the manner and form prescribed in and it is hereby and the salary and the manner and form prescribed in and the salary and the manner and form prescribed in and the salary and the manner and form prescribed in any the salary and the manner and form prescribed in any the salary and the manner and sioners shall have power to maintain and examination and commitment of youth enforce any rules and regulations not to said reform farm; and all powers vessuch reformity shall be completed, the established for said reform farm, and any alterations made therein, by and directors of houses of refuge, with refwith the advice and consent of the governor. Said board shall, by and with conferred upon said board of commistake the proper measures to have the the consent of the governor, appoint all necessary officers, sub-officers, and as-To am nd section 25 of an act entitled "an act of the inviscition and proced" the said farm youth under eighteen ably prepared for the reception of in- of directors of the house of refuge at

Justices of the Peace; and to the duties commissioners. A majority of said to apply to the commissioners of reform peason or persons or society at whose from,) of such of the male youth from of Constables in Civil Courts," be amen-board shall be a quorum, and vacancies schools in reference to the state reform instance it is made; and the said board

proc ss of the Court thereon shall be for the accommodation of such num- with the provisions in reference to any than two years nor more than five years, discharged from custody. Provided however, that in no case shall the defeudant be detained in the custody of the officer, when said continuance has been of the accommodation of such number of such number of youth, for each family buildirected to any writ of habeas corpus, if the person or society controlling such directed to any commissioners, officer, or employee, upon said state reform farm, as contained in sections 19 and 20 this act in the board of commissioners of the lands, for each family buildirected to any commissioners, officer. for more than forty-eight hours unless fruit trees, vines and crops of every of said act; provided that fugifives from with reference to the retention, recapsaid continuance has been made at the description, and shall dispose of the said farm may be taken upon the writinstance or with the consent of the deposition of the description, and shall dispose of the said farm may be taken upon the writing ture, maintenance, support, employing the consent of the description. vantage. The said board shall, howev- the chief officer upon the farm, or by upon the state reform farm shall attack

sworn statement of account certified to ate capacity for any labor performed form farm. It is hereby made the duty mitted therein by due process of law.

Sec. 17. The board of commission ordered to be committed, in his custo- county in which the reformatory is lody until he shall be notified by the board cated, shall have, either in person, or by of commissioners that there is room for some visitor and examiner appointed by SEC. 14 It shall be lawful for the

governor upon the written recommen-

lation of the board of directors of any

house of refuge, or the board of com-missioners of reform schools, or the managers or owners of reformatories, to remove any youth committed to any reform school from one reform school to another, the cost of transportation to be paid by the reform school at whose instance the removal takes place .crease the period for which such youth was to remain in such reform school; guardians of the youth, and the clerk of the court of common pleas of the reform school within this state, or disployee upon said state reform farm shall county from which he was committed; ically, and aiding them with advice, and be personally interested in any con- and in all cases, when so removed, the ever, unduly to interfere with the spec-ial managers placed over them by law. chases, or sales made in violation of this section, shall be held and declared null discharged only by the authorites afore-The state reform farm shall, as herein and void, and an montes part to the provided, be under the special care and contractor or employee, or to any person to son for their benefit in whole or in part fined in the Ohio penitentiary, or any SEC. 6. The said board of commissioners shall continue to consist of the eivil suit, to be instituted, in the name reform farm, or any other reform school, period of their appointment, and their of the state of Ohio, against such con- if there be room therein, the offender powers and duties shall be as designated in their behalf; and in addition, it is in their successors shall be appointed by the governor, by and with hereby made the duty of the governor Sec. 15. The parents and friends the advice of the senate, one of their and the board of commissioners, as the of any youth committed to any reform case may be, upon proof satisfactory of school, willing to bear the expenses of the fact of such interest, to immediately remove the commissioner or employee tween them and the authorites of the fices for three years from the day of their delinquent, as aforesaid, and to report respective reform schools, be held to pay the facts to the attorney general, who a weekly charge, not exceeding one are appointed and qualified, unless va- shall take such legal steps in the prem- dollar and fifty cents, the moneys so received to be duly reported, and expended as other moneys, for the benefit of

SEC. 16. It shall be lawful for any person or persons, or any benevolent or charitable society either now or hereaftor legally organized in this state, to establish a reform school of class three. to be called a "reformatory," as provided in section 4 of this act, into which youth may be committed, as hereinafter provided, for the purpose of training and practicing them in agricultural, horticultural, mechanical or manufac-

mates, and supplied with capable teach- Cincinnati. and the board of directors ure before Justices of the Peace, and tion, and shall remove them for good Sec. 11 The several provisions conof the duties of Constables in Civil and sufficient cause. The approintees courts," passed March 14th, 1853.

Sec. 11 The several provisions concerns, and whether proper rules and regulations have been adopted, which rules shall participate in the manual labor and sufficient cause. The approintees shall participate in the manual labor and said act to authorize the establishment and regulations shall not afterwards be maintained as a maintained said act to authorize the establishment and regulations shall not afterwards be maintained as a maintained said act to authorize the establishment and regulations shall not afterwards be maintained as a maintained said act to authorize the establishment and regulations shall not afterwards be maintained as a maintained said act to authorize the establishment and regulations shall not afterwards be maintained as a maintained said act to authorize the establishment and regulations shall not afterwards be maintained as a maintained said act to authorize the establishment and regulations shall not afterwards be maintained as a maintained said act to authorize the establishment and regulations shall not afterwards be maintained as a maintained said act to authorize the establishment and regulations shall not afterwards be maintained as a maintained said act to authorize the establishment and regulations shall not afterwards be maintained as a maintained said act to authorize the establishment and regulations shall not afterwards be maintained as a maintained said act to authorize the establishment and regulations shall not afterwards be maintained as a maintained said act to authorize the establishment and regulations shall not afterwards be maintained as a maintained as a maintained said act to authorize the establishment and regulations are said as a maintained as a main Section 1. Be it enacted by the Genor any of them shall, before being inrectors of said house of refuge are not
rectors of

May 1. 1852, be and the same is hereby amended as to read as follows: Sec. 66. That from and after the passage of this act securing the benefits of the first of this set, be and the same six local properties and the same and the statement which must see, denomination, or as ciation, fire company, or any literary, scientific or be according to first and the same shall be allowed, the court or interestics, a cademies or seminaries, and the same shall be adjourned, within this state to elect at a meeting of a majority of any organized synod, presbytery, church, or other religious association, as aforsaid any number of their members, not less than the same shall be adjourned, and the same shall be retained, or into which it shall be adjourned, and the same shall be adjourned, and the s tices of the peace and mayors to purchase Warren's Ohio Criminal Law and chase Warren's Ohio Criminal Law and Forms, passed March 11th, 1857, be Forms, passed March 11th, 1857, be pealed.

Section 2. That the original section criminal section by making and enforcing rules and enforcing rules and proper checks upon all valuations are checked upon the state relation and apply to the owners, managers, of the checked upon the lating the checked upon the checked upon the lating the checked upon the checked up money transactions, so that there may be strict and frequent accountability, the actual expenses incurred in the claim any public support for such reand all money realized from the sale of transportation of any youth to the formatory, but shall rely solely upon any crops, may be used for the purpose state reform farm, shall be paid by the their own private means, the labor of of said state reform farm, in addition to county from which such youth is com-appropriations, to be reported, however, mitted, upon the order of the county weekly charge and private charity; pro-

> them, full access at all seasonably hours to any such reformatory for the purpose of examining into its condition, and at least once every three months, the court of common pleas, for the county in which a reformatory is located shall appoint two fit and d screet persons to examine into the conduct of the respective officers and managers, and the behavior and condition of the inmates, and whether any abuses exist, and if they discover any abuse or abuses they are hereby required to report in writing to the said court, which may proceed to hear and determine said charges, and if the facts reported are substantiated, may adjudge the reformatory abolished, whereupon the youth detains thority of law shall be removed to another

charged, as the said court shall direct. Sec. 18. The city council of any city of this state, whether a house of refuge be already established in or for said city or not, shall have power to erect and establish, within the limits thereof, or in its vicinity, a house of refuge for females, under and in accordance with the said act entitled "an act to authorize the establishment of houses of refuge," and any city establishing such a house of refuge within a year from the passage of this act, upon a body of land, and upon plans and specifications approved by the board of commissioners for reform schools, shall be entitled to receive the sum of five thousand dollars from the state treasury to be expended in the purchase of the body of land for the said house of refuge, or in providing buildings for the same orin payment for both land and buildings, as the case may be; provided, that only one such house of refuge shall, as designated by said board of commissioners, be entitled to receive said sum from the state.

Sec. 19. The board of directors of the house of refuge for females so established, shall, upon the completion of the same, be entitled to receive annually the sum of five thousand dollars in consideration of the due execution and performance of the following contract. that is to say: the board of directors aforesaid shall agree with the board of commissioners of reform schools by contract in writing which contract both the board of directors and the board of commissioners are hereby authorized to make and enter into if approved and ratified by the governor, that they, the said board of directors will receive into the said house of refuge for the period of five years, and properly employ, maintain, educate, clothe, feed and safely keep, to the number of fifty, such female youths from all parts of the state as may under the laws of this state be sent to any house of refuge; and for the objects contemplated in this and the preceding sections, the sum often thouthe year 1858, and for the object contemplated in this section the sum of five thousand dollars for the year 1859, to be paid on the order of the board of commissioners for reform schools, upon of any moneys not otherwise appropria-

Concluded on fourth page.